

1897-049 Chancery Causes: Rosa Pridemore & vs. A. L. Pridemore &  
Lee Co.

CA-Estate Dispute  
T-Property

-Deed



To the Hon. H. K. Morison Judge  
of the Circuit Court of Scott  
County:

The Bill of Complaint  
of Rosa Pridemore, Adeline Pridemore  
~~Mary~~ <sup>Mary</sup> A. Pridemore & Ella Pridemore  
who humbly complaining, would  
respectfully represent that they  
are the children and part of the  
heirs at law of the late Capt  
H. D. Pridemore now deceased.

Their said father, at the time of  
his <sup>death</sup> was the owner of a tract or  
parcel of land consisting of  
about 600 acres situated on the  
waters of Little Stock Creek in  
Scott County Virginia, and near  
the town of Clinchport. He was  
also the owner of one half the  
farm known as the Purchase a  
Tract of about 200 acres, their  
uncle A. L. Pridemore being the  
owner of the other moiety; and  
their mother Susan Pridemore who  
is still living is entitled to dower  
in these lands; and they are sus-  
ceptible of partition, and dower  
can be assigned therein.



Their said father died intestate leaving a considerable personal estate, and had never made any advancements, the children all being single and still living at home. He left besides your complainants four other children, who are still infants to wit: Lenora H. Bridmore, Alice Bridmore, Nellie Bridmore and Hiram Leavelle Bridmore and these eight children should share alike the division of said lands subject to the right of dower.

Your complainants allege however that on the first named place there is a large and valuable body of poplar, lynn and ash timber trees which can be sold for a very good price and the proceeds be equally partitioned, but the shape of the land is such that it can not be conveniently partitioned and give each an equal quantity of said timber. They therefore alleges it would be to the interest of all concerned to sell the timber and divide the proceeds, and then partition



the lands, which can be done, and for agricultural purposes will be as valuable without the timber as with it. Their father did not <sup>have</sup> but a very few debts and they ~~were~~ small ones.

Their uncle the said A. L. Pridemore qualified as the administrator of the estate, and is still the personal representative.

The premises considered, the object of this bill is to -

- 1 Have done assigned the said Susan Pridemore -
- 2 To have said timber sold, and the proceeds equally divided among those entitled.
- 3 To have said real estate, partitioned the Purchase equally between them their Co-heirs and the said A. L. Pridemore and then said half of the 600 acre tract divided equally between all. But they pray that this partition be postponed until the sale of said timber -

They desire if it can be done that their said uncle the said A. L. Pridemore be permitted to sell said timber at public or private sale, as he may deemed best - as in this way he can



no more the best price - And your  
Complainant give their Consent to this  
arrangement -

To this end they pray that A. L.  
Pridemore in our right and as admin  
of H. D. Pridemore deceased, Susan  
Pridemore, Lorena H. Pridemore, Alice  
Pridemore, Callie Pridemore and Hiram  
Carroll Pridemore be made parties  
hereto. That said A. L. Pridemore ans-  
wer upon oath, but - its said Susan  
need not do that being waived -

That guardian ad litem be ap-  
pointed to answer & defend said in-  
fants - And on a hearing a decree be  
rendered in conformity with the ob-  
ject of this bill - And for all other  
further & general relief may sug-  
gest.

Geo A. Bwing Jr



Rosa Pridemorester  
3-262

v J  
Bill Chy

A. L. Pridemorester

1894. Mar. T. Decur & Cont.

1894 June T. Cont.

1894 Nov. T. Cont.

1895 Mar. T. Decur & Cont.

1895 June T. Cont.

1895 Nov. T. Cont.

1896 June T. Decur & Cont.

1896 Nov. T. Cont.

1897 Mar. T. Decur final



To the Hon W. H. Morrison, Judge of  
The Circuit Court of Scott County  
Virginia

The Answer of Lorena H. Pridemore  
, Alice Pridemore, Callie Pridemore and Maria  
C. Pridemore, by their Guardian ad litem W. F.  
Bailey, To the Bill of Complaint of Rosa  
Pridemore et als vs. A. L. Pridemore et als  
pending in The Circuit Court of Scott County

Thin Defendants for answer to said Bill  
or to such parts thereof as they are advised  
it is material. Say, That they are infants  
of tender years, & do not know their rights  
in the premises, but rely upon the  
protection of the Court, ~~to guard their~~  
own person it is to guard the rights of  
infants, But from the statements in  
Complainant's Bill & the answers of the  
adult defendants thereto, they believe that  
it is the intent of all the parties in-  
terested, that the progress of the Bill  
be allowed. & now having fully con-  
sidered they pray &c

W. F. Bailey, Guardian  
ad litem for said Infants

Fee \$250 Paid

Sum to in open Court this 24th  
day March 1894 S. R. M. Conwell &c



c  
Rasa Padmon Ebas  
is } Answer of  
3 } Garden of Ebas  
A. S. Padmon Ebas

---

1894 Mar, 24 filed  
S. P. McCarroll



To the Hon. H. S. K. Morrison Judge  
of the Circuit Court of Scott,  
County, Virginia:

The joint answer of  
Louema H. Pridemore, Alice Pridemore  
and Callie Pridemore, who are  
infants over fourteen years of  
age, to bill filed in this Hon  
Court against them by Rosa  
Pridemore & others.

Respondents say they are not  
fully competent to understand  
their legal rights. But from the  
information they have, and so far  
as they are capable to judge they  
believe the sale of the timber, and  
the partition of the land they believe  
to be to the mutual interest of  
themselves and Co-heirs, and so far  
as they are capable they consent thereto  
And having now fully answered  
they pray to be dismissed &c &c

A. L. Pridemore p.d.

Virginia Scott County to wit -

This day Louema H. Pridemore, Alice Pridemore  
and Callie Pridemore personally appeared be-  
fore me & made oath that the foregoing answer  
is true as they believe. Sworn to before me  
N. R. Meade, Mayor of Clinchport Va.



Louisa H. Prichard etc

acts & Answer

Rosa Prichard etc



To the Hon A. S. K. Morrison  
Judge of the Circuit Court of  
Scott County -

The separate Answer of  
A. L. Ordemore, to a bill filed  
in this Hon Court against him &  
others by Rosa Ordemore and others

Respondent states he prepared  
the bill for the facts within  
his own knowledge - And he verily  
believes the object sought in the  
bill is to the advantage of the  
children, both adults and infants

If he did not so believe he  
would resist it - For solemnly his  
whole object is the good of all  
these children on equal terms - He  
desires in the language of his  
departed brother to "do the very  
best he can for his family" And  
so far as he is able to see, the  
bill accomplishes that object - The  
bill states the facts & correctly de-  
scribes the property and the interests  
therein - And having now answered  
he prays to be dismissed -

Sworn to. A. L. Ordemore  
before me, N. R. Meade, Mayor, of Clinchport, Va.



A. L. Pilemore

ad J. Susser.

Rosa Pilemore et al



To the Hon. H. S. K. Morison Judge  
of the Circuit Court of Scott Co  
Va.

The separate answer of Susan  
Pridemore to a bill filed in this  
Hon. Court against her and others  
by Rosa Pridemore & others -

Respondent has heard and read  
the petitor's bill, and the facts are  
true - and respondent is in sym-  
pathy with its object, and believes  
to be to the interest of the infant,  
her children that said timber be  
first sold and the land then  
partitioned - She desires her dower  
laid off and then that the par-  
tition be made. And having  
now answered she prays to be  
dismissed &c.

A. L. Pridemore  
Virginia Scott Court, to wit  
This day Susan Pridemore personally  
appeared before me and made oath  
that the foregoing answer is true to the  
best of her knowledge & belief -

Given under my hand this March  
24<sup>th</sup> 1894 -

J. R. Meade Mayor,  
of Clinchfield, Va.



Susan Pielmore

Ad's & Answer.

Lisa Pielmore



Rosa Pridemore

against

A.L. Pridemore

} In Chy.  
}

This Cause  
Came on this day to be  
again heard upon the papers  
formerly read and the reports  
of A.L. Pridemore Court, to see  
the timber filed June Term 1896  
and Feb. 5<sup>th</sup> 1897 showing sale  
of the timber and payment over  
of the money to the adults and  
and the loaning of the amounts  
due, Alice, Callie and Corral  
Pridemore infants of the sum  
of \$250.00 and the security therefor  
taken to which there are no  
exceptions. Said report and  
loan are confirmed and made  
final and said Cause being  
now fully settled the same may  
be stricken from the docket. And  
each of the parties to this Cause  
will pay an equal amount  
of the Costs. A.L. Pridemore &  
Corral Pridemore paying for  
the Partition of the home ex-parte  
Chase place, and the attorney for



43  
 102  
 144  
 76  
 101  
 90  
 87  
 132  
 826  
 91  
 917

4 w eggs

4 w eggs

Rosa Pridemore

23 Decree

Final

A. L. Pridemore et al  
 March 7, 1897

6-8-254

Enter this  
 March 16, 1897  
 M. D. M.

the little Stock Creek place -  
 But its doeress Susan Pridemore  
 more will not pay any  
 costs the other, paying the costs  
 of her doeress. And no further  
 action being necessary this  
 Cause is Stricken from the docket  
 at.



Rosa Pridemore et als  
Against  
A. L. Pridemore et als } In Chy.

This cause  
came on this day to be again  
heard upon the papers formerly  
read, and the report of A. J.  
Percy, Com. A. Horton and Joel H.  
Necessary, Commissioners, accom-  
panied by the plat required to be  
filed by them with their report,  
~~which said report was filed Oct~~  
and the report of A. L. Pridemore this day filed showing  
15<sup>th</sup>, 1895. And was argued by Coun-  
sel. On consideration of which &  
for reasons appearing to the Court  
it is adjudged ordered and decreed  
that said report & plat be, and they  
are each confirmed and made final.  
It is further adjudged ordered and  
decreed that Susan Pridemore take  
and hold, as and for her dower the  
lots of land shown by said plat  
and report, as assigned her, by the  
metes and bounds thereof, for and  
during her natural life.

Sale of timber by her.



That Hiram Cassell Pridemore take & hold, free from the claims of the others, the lot assigned him, out of the home place, set out in said report, ~~and~~ but not shown on said plat and that A. L. Pridemore take and hold the lot of said home place assigned to him, as shown by said ~~plat~~ report but not shown upon said plat. And that said A. L. Pridemore pay the costs of partitioning the home place he giving his consent thereto. And that the said heirs at law of the late H. D. Pridemore, and the said A. L. Pridemore keep and hold as joint tenants the lot known as the Sulphur Springs, as shown by said report, but not shown by said plat; That ~~is~~ that the heirs of the said H. D. Pridemore, <sup>2</sup>/<sub>13</sub> Rosa Pridemore, Addie Johnson wife of C. C. Johnson, Maggie A. Sproles wife of L. S. Sproles, Ella Pridemore, <sup>4</sup> Lorenna H. Pridemore, Alice Pridemore, <sup>6</sup> Callie Pridemore and Hiram <sup>8</sup> Carroll Pridemore, take & hold and



half in value thereof - And that A. H. Pridemore take & hold the other half thereof of said Sulphur Springs lot -

That Ella Pridemore take and hold lot no one, shown by said report and plat, free from the claims of all the others, by the metes and bounds shown by said report. with the right to use water from the spring on lot no 2 near where Wm. Swin lives -

This share in checker bath, lots shown except the following described piece which is assigned upon said Plat as lot no 1. ~~But~~ lot no 2, L. H. Pridemore, is to have 15 acres on the west end of lot no 1 on the north side of this lot to be cut off in a line parallel with the closer line of this lot -

That Callie Pridemore take and hold lot no 2, by the metes and bounds of said report, as shown by said plat free from the claims of the others, which shall be subject to the easement, allowed lot no one for the use of water as shown by said report; and which includes two lots marked no 1.

That Louisa H. Pridemore, take and hold free from the claims of the others



1/2 an S hold, 15 acres on the west end of lot no one, in  
a line parallel with the line of the lower cut the west  
end thereof, and also the lower lands subject to the lower  
right of the said Miller's Susan Priemore, that lies on the  
north side of the main road between city nos 1 and nos 2

lot no 3 as shown by said report  
and plat: by the meters and corners  
thereof, and the right to use water on  
lot no 2, near the house of Wm Swine  
and where the pipes start leading to  
Cinchport Hotel. And she shall so ~~take~~  
That Adeline Johnson, wife of C. C.  
Johnson, take and hold free from  
the claims of the others lot no 4  
as shown by the meters and corners  
of said plat & report.

That Rosa Priemore take and hold  
free from the claims of the others  
lot no 5, as shown by the meters and  
corners of said plat & report -

6 That Maggie Ann Sproles take and  
hold lot no 6, free from the claims  
of the others, as shown by said plat  
and report.

7 That Alice Priemore take and hold  
lot no 7 free from the claims of the  
others, as shown by the meters and  
corners of said plat & report -



And it is further decreed that lots  
no one two, and three, on the South side  
of the main road, may have a road  
over & through the <sup>upper end</sup> ~~upper end~~ of the lower  
these lots, to be used by ~~enter~~ <sup>to open</sup> said lots on the line of each lot  
where it joins ~~Said~~ <sup>to the main</sup> road across its bottom by making a  
lane or keeping in good repair a  
gate at the main road.

And the parts of the partition of  
the little Stock Creek farm shall  
be born equally by the seven  
Persons to which the same has been  
assigned.

And the Clerk of this, will deliver this  
decree when entered, to the Clerk of the  
County Court, of this County, together with  
the decree directing this partition, and  
the plat & report in this cause, and  
the Clerk of the said County Court will  
record the same, in the book kept  
by him for the recordation of deeds  
& index them as such, & return said  
papers to the Clerk of this Court to  
be by him filed <sup>away</sup> ~~in the~~ And it appears



by the report of A. L. Brice more that  
he has sold the timber in the bees men-  
tioned at the price of \$2000. 00 and has  
collected 2/3 thereof, he will proceed  
to collect the residue & pay the same  
out to the parties entitled thereto and  
report his action to this Court at some  
future term - and the cause is continued.

Virginia Scott County Court House Office

The foregoing Plat & Report to-  
gether with the decree of the  
Circuit Court was received  
and admitted to record,

Liven under my hand this the  
3<sup>rd</sup> day of July 1896

B. H. Johnson, Clerk



~~Don~~ Pictumery

2 } Decree con-  
firming partition

A. L. Pictumery

June 7 1896

B 34 P 356 .

W + C

E-8-134

(B)

Enter this  
June 21 1896  
W. J. M.



Rosa Pridemore } In Chy  
A. L. Pridemore } bal

This cause came on this day again to be heard upon the papers formerly read, and was argued by Counsel. On consideration of which and for reasons appearing to the Court it is adjudged ordered and decreed, that partition be made of the lands in the bill mentioned as follows.

The tract known as the purchase tract will be divided into two equal parts, one moiety of which will be assigned the heirs of H. D. Pridemore deceased, upon the request of A. L. Pridemore and which moiety shall include the dwelling house & barn, but they shall not be valued, but the land divided as if no such building were upon it. And this moiety shall be liable to the closer interest of Susan Pridemore, the other moiety they will be assign to A. L. Pridemore.



The little stock Creek place  
will be equally divided be-  
tween those entitled and sub-  
ject to the widower's dower.  
~~except the timber as herein after mentioned.~~  
And A. J. Pearce, Wm A.  
Horton, <sup>Isaac Taylor,</sup> and Joel N. Necessary  
or any three of them, who  
are hereby appointed com-  
missioners for the purpose will  
go upon the land, <sup>with the Mill mentioned.</sup> and first  
lay out and assign to Susan  
Priddleman as a for her dower  
one third in rental value of  
the land owned by H. D. Priddleman  
at the time of his death; they  
~~will~~ will then lay off  
the said land into eight equal  
parts, so, laid off, that the dower  
will bear equally in ~~at~~ <sup>each of</sup> the  
shares, and assign to each of  
said heirs an equal part but  
in making partition of the  
Creek place, they will not  
take into account at the present  
the poplar ash & cucumber trees  
therein that are 8 inches or up in di-  
ameter.



but such timber shall be held  
in common by said heirs  
until the future orders of this  
Court. Said Commissioners  
will make a plat & report  
showing each allotment, ~~by~~ <sup>by</sup> meters  
and bounds, and report their  
action to this Court at its next  
term and the cause is continued.



Rosa Prilemore  
3-262

23 Decree for  
Partition

A.L. Prilemore

March 7. 1895

Copy sent to  
G. Johnson Monday

(1)

E

Entered  
B. J.

Enter this  
March 23 1895  
W. J. M.



Rosa Pridemore et al pffs  
against  
A. L. Pridemore adm et al deft } & c  
On the motion of the pffs  
D. F. Bailey is hereby appointed  
guardian ad litem for Lorena  
H. Pridemore, Alice Pridemore Callie  
Pridemore and Hiram Carroll Pridemore  
infant defendants, and on his  
motion, leave is granted him to file  
his answer; and leave is granted  
Lorena H. Pridemore, Alice Pridemore  
and Callie Pridemore who are over  
fourteen years of age to file their  
answers under oath - And like  
leave is granted A. L. Pridemore &  
Susan Pridemore to file their ans-  
wers likewise under oath - And  
thereupon this Cause came on this day  
to be heard upon the Bill of the  
pffs, the answer of D. F. Bailey  
Guardian ad litem for Lorena H. Pridemore  
Alice Pridemore Callie Pridemore and  
Hiram Carroll Pridemore infants and  
the answer of Lorena H. Pridemore  
Alice Pridemore and Callie Pridemore  
under oath being over fourteen years  
of age, and the answer of A. L. Pridemore



and Susan Prilemore actually also under  
oath and replications thereto - And was  
argued by Counsel,

On Consideration whereof and for  
reasons appearing to the Court, it  
is adjudged ordered and decreed that  
A. L. Prilemore who is hereby ap-  
pointed for the purpose, sell the  
poplar, Cucumber Ash and Lym  
timber situated on the Stock Creek  
farm either privately or publicly so  
as to realize the best price possible  
If he sells publicly he will do so  
on the premises or at the town of  
Clinchport, after timely notice thereof  
by posting notice on the front door  
of the Court House at Clinchport

But before proceeding to do so or to  
execute this decree he will execute  
bond before the Clerk of this Court  
in a penalty of \$3000.00 Conditioned to  
duly perform his duties hereunder  
~~And~~ he will report his action till  
some future term of this Court showing  
the amount of said sale, and if he sells on  
Credit he will take good bonds  
payable to himself for the purchase money  
with good security. Till the coming up of  
said report the partition is delayed - and  
the Cause is Continued -



Rosa Priemmer et al

no 1  
Decree for  
Sale of Timber

A. L. Priemmer et al

March. 1. 1894

E

Entire this  
March 28 1894

H. J. KPM



To the Hon. W. T. Miller Judge of  
the Circuit Court of Scott County  
Virginia-

Your undersigned Commissioner begs leave to report that in the Case of Rosa Pridemore against him & others, he sold on May-1895, the poplar, Cucumber & ash timber on the Little Stock Creek farm, formerly belonging to H. D. Pridemore, to E. D. McDonald & Co at the price of \$2000.00 But the same was not paid down but was to be paid as each 100.000 was sawed and marketed, the sawing did not commence until late last fall, but has all been now completed, and  $\frac{2}{3}$  of the money has been paid him, and he now has the same - He expects the residue, for which he has ample security, to be paid in a few days, when he will pay the same over to the adults - and the three infants as yet have no guardian and should one not qualify in time Your Court asks leave to loan the same



until a guardian for them be ap-  
pointed - All of which is respectfully  
submitted.

June 22<sup>d</sup> 1896.

A. L. Puellemere  
Comr of Sale

Rose Puellemere et al

vs Respondent of  
Court of Sale

A. L. Puellemere et al

June 7. 1896.

Report



To the Hon. W. J. Miller Judge of  
the Circuit Court of Scott County  
Virginia:

Your undersigned Commissioner begs leave to report in the case of Rosa Pridemore against himself & others - That in obedience to a former decree in this cause he sold to C. D. McDermott & Co, the paper Ash & Cucumber on the little Stock Creek farm, belonging to the heirs of H. D. Pridemore deceased.

He sold the same on about 8 months time for the price of \$2000.00 retained a lien on the lumber & took security for the same. The money has been paid your Court, and a release give the security. There are 8 heirs and so \$250.00 each. Your Court has settled with the adults, Addie Johnson Ann Snoler, Rosa Pridemore, Ella Pridemore and Louema H. Pridemore. There are three infants. Alice, Callie & Carroll Pridemore your Court, loaned to James B. Lyon and took a deed of trust on valuable real estate to secure the same, one thousand dollars, and endorsed on the note that this money is due these three children, which includes \$250, due them from personal property sales.

They have no guardian, and he deemed this the best he could do with it. There is no further action necessary in this case

Respectfully submitted

A. L. Pridemore  
Clerk.



Rosa Priemere

v. } Census Report

A. L. Priemere et al.

1897 Feb. 5th filed

S. P. M. Connell & Co.

Please file in the  
Case. Priemere



This deed made this February  
4<sup>th</sup> 1898, by and between George  
H. Ramsey and Jennie Ramsey of  
Scott County, Virginia of the  
first part, and A. L. Pickens  
of Lee County, Va. of the second part;  
Witnesseth, that the parties  
of the first part for and in  
consideration of the sum, of  
one hundred and fifty three  
dollars to them in hand paid,  
the receipt of which is hereby  
acknowledged, doth by these  
present grant, bargain, sell  
and convey unto the said A. L.  
Pickens, a certain tract or  
parcel of land situated in the  
Purchase, Scott County, Virginia  
adjoining the other lands of the  
said A. L. Pickens and James  
Taylor's children's lands. Being  
the lot assigned the said Jennie  
Ramsey, in the home place, of her  
grand father, the late James  
Franklin, now deceased, on the  
south side of the road leading  
through said home farm, and  
properly described by the plat  
and report making partition  
thereof, now on file in the Clerk's  
office of Scott County, Virginia  
to which reference is here had



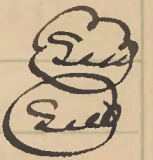
for the particular meter and brand  
And is the same land now in  
the possession of said Prilemore  
and containing, about 15 acres,  
be the same more or less.

To have and to hold said  
land, and the appurtenances  
thereunto belonging, to him the  
said Prilemore and his heirs for-  
ever.

And the parties of the  
first part Covenant, with  
the said A. L. Prilemore, that  
said land is free from en-  
cumbrances. And that they will  
warrant the same generally  
witness the following signature  
and date this the day and year  
first above written:

Geo. H. Ranney.

Jennie Ranney.



Virginia Scott County to wit  
I John A. Moore a Justice of the Peace in and for  
the aforesaid County in the State of  
Virginia do Certify that George H. Ranney  
and Jennie Ranney his wife, whose  
names are signed to the within  
writing, deed, bearing date on the  
4<sup>th</sup> day of February 1898 have  
acknowledged the same before me  
in my County aforesaid



Given under my hand this 10<sup>th</sup>  
day of February 1898.  
John A. Moore L.P.

Virginia Scott County Court Clerk's Office:  
This deed for land from Geo. H.  
Raney wife to A. L. Oridemore,  
bearing date on the 4<sup>th</sup> day of  
July 1898, was received and to-  
gether with the certificates hereto  
admitted to record.

Given under my hand this  
14<sup>th</sup> day of July 1898.  
B. M. Minnick D.C.



Pridmore A.L.

A.L. Pridmore

~~And~~ Decd.

Geo. H. Ramey wife

B 36 0 340

Filed July 14<sup>th</sup> 1898

State 20 50

Recd Sep 12 5

paid in full

W. Johnson esq



11<sup>th</sup>

July.

6

S. P. M. Carmichael

A. L. Pridemore

29<sup>th</sup>

March

5

Rasa Pridemore et al  
A. L. Pridemore et al  
timber

sell

S. P. M. Carmichael



Rasa Pridemare et al

vs } Certificate of Bonds

A. L. Pridemare et al



Know all Men by these Presents, That we, A. L. Pridemore & C. C. Johnson  
J. B. Richmond

are held and firmly bound unto <sup>the</sup> Commonwealth of Virginia, in the sum of Three thousand  
dollars, current money of Virginia, to which payment, well and truly to be made,  
we bind ourselves, our heirs and personal representatives, jointly and severally, firmly by these presents, and we hereby  
waive the benefit of our Homestead Exemption as to this obligation; and we further waive any claim or right to discharge  
any liability to the Commonwealth arising under this bond, or by virtue of the office, post or trust, hereinafter named, with  
coupons detached from the the bonds of this State.

Sealed with our seals, and dated this 11<sup>th</sup> day of February 1896

The Condition of the above Obligation is such, That if the above bound A. L. Pridemore

29<sup>th</sup> day of March 1894  
Rosa Pridemore et al  
A. L. Pridemore et al  
see timber  
A. L. Pridemore

shall faithfully discharge the duties of his office of  
aforesaid according to law, then the above obligation to be void, else to remain in full force and virtue.

A. L. Pridemore [SEAL.]  
[SEAL.]  
[SEAL.]  
[SEAL.]

Acopy - Teste: S. P. Mc Cormick D. Clerk.



Rasa Pridemore et al

vs } Copy Comos. Band

A. L. Pridemore et al

1896 July. 11 Executed &

Recorded B. 3 P. 77

S. P. M. Connell S. Clerk

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